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FCC Mail Room

February 18, 2014

FCC
9300 East Hampton Dr
Capitol Heights, MD 20743

Re: Annual CPNI Certification for 2014 covering the prior calendar year 2013 for Conus Solutions, LLC.

Enclosed please find our annual CPNI Certification for 2014, an original and four copies for Conus Solutions, LLC.

Sincerely,
Amy Kubs

February 18, 2014

Marlene H. Dortch, Secretary,
Federal Communications Commission,
445 12th Street SW, Suite TW-A325,
Washington, DC 20554

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RE: **EB Docket No. 06-36**

Annual 64.2009(e) CPNI Certification for 2014 covering the prior calendar year 2013

1. Date filed: February 18, 2014
2. Name of company(s) covered by this certification: Conus Solutions, LLC.
3. Form 499 Filer ID: 829166
4. Name of signatory: Jacob German
5. Title of signatory: Managing partner

This document consists of 2 pages, with the certification statement of officer on page 2.

6. Certification:

I, Jacob German, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. *See* 47 C.F.R. § 64.2001 *et seq.*

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements (including those mandating the adoption of CPNI procedures, training, record keeping, and supervisory review) set forth in section 64.2001 *et seq.* of the Commission's rules.

The company has not taken actions (*i.e.*, proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year.

The company has not received customer complaints in the past year concerning the unauthorized release of CPNI.

The company represents and warrants that the above certification is consistent with 47 C.F.R. § 1.17, which requires truthful and accurate statements to the Commission. The company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject it to enforcement action.

Signed  [Jacob German, Managing Partner]

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LSP ABCDE

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CERTIFICATION STATEMENT

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Five Lakes is a Michigan Limited Liability Company that is engaged in reselling integrated VoIP services. Since the company only had one customer in 2013. There are two members of the company. Customer service is provided by both members. As the managing partner, I was able to preform all customer service and accounting functions during 2013. The company did not have any employees during 2013.

Both members have read and understand the CNPI rules. AS the managing partner I have assumed the role of supervising the other partner for matters relating to CNPI. Neither of us communicate with anyone not authorized by our customer to effect repairs or in any way related to customer CNPI.

Five Lakes did not engage in marketing its customer any additional services from those described in the initial service agreement in 2013. In the event that we should desire to engage in such marketing in the future, I will provide any applicable customer the notice described in the rules.

All records containing CNPI are kept on my laptop computer and in a hard copy file. My computer is pass word protected. No one gained unauthorized access to either my laptop or my file during 2013. The customer did not make any complaint of CNPI rules in 2013.

Five Lakes does not receive any call detail records and does not possess same. Therefore it is impossible for any one to hack into my computer or to otherwise obtain call detail from Five Lakes. Nor is it possible for Five Lakes to scan call detail to see whether the customer has placed calls to other providers.

Signed



[Jacob German, Managing Partner]